

A836-Certificate of Disposition
New York Courts

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STATE OF NEW YORK 2005 JUN 14 AM 11:19
COUNTY OF Cortland
COURT Homer Town Court U.S. ATTORNEY
THE PEOPLE OF THE STATE OF NEW YORK

CERTIFICATE OF
DISPOSITION

v.

David Jon Falso Defendant(s)
NYSID 5840927Z ARREST DATE 2/18/87

** Endangering the welfare of a child sec 260.10-1 Penal Law

** I certify that the above named defendant having appeared before this Court charged with the offense(s) of _____, in violation of section(s) 260.10-1 of the _____ Penal Law of the State of New York, and a proper request for official statement of disposition having been received, this is to certify that the charge(s) aforesaid were, on the 21 day of Sept 87 disposed of by:

Plea guilty to Endangering the welfare of a child

and that the defendant was sentenced:

Probation 3 years

Karen Conirth

COPY

Judge/Justice/Clerk

NOTE: A copy of the request should be filed with this certificate in the court's records of the case.

CAUTION: This information must not be divulged where a seal order under CPL §160.50 has issued or where the defendant has been adjudicated a youthful offender.

Copies should be sent to the following: _____ Court, _____ Defendant, _____ Agency, _____ District Attorney

(rev. 84)

STATE OF NEW YORK

Local Criminal

COURT

COUNTY OF

Cortland

Town

OF Homer

THE PEOPLE OF THE STATE OF NEW YORK

-vs.-

DAVID JON FALSO dob 03/14/41

Defendant(x)

[INFORMATION] ~~COMPLAINT~~

ACQUISITION

BE IT KNOWN THAT, by this [Information] ~~COMPLAINT~~, Peter D. Hans
 as the Complainant herein, [stationed] ~~existing~~ at SP Cortland
 accuses DAVID JON FALSO
 the above mentioned Defendant(X), with having committed the [Felonies] ~~Misdemeanors~~ [misdemeanor] ~~felony~~
 of Endangering the welfare of a child, in violation of Section 260.10
 Subdivision 1 of the Penal Law of the State of New York.

That during the year of 1986, believed to be in the month of January or February
 in the Town of Cortlandville, County of Cortland, the

Defendant(X) did ~~knowingly~~ [knowingly,] ~~recklessly~~ [recklessly,] and unlawfully,

That a person is guilty of endangering the welfare of a child when he
 knowingly acts in a manner likely to be injurious to the physical, mental or
 moral welfare of a female child less than seventeen years old.

FACTS
 TO WIT: That during the months of January or February 1986, the above
 mentioned defendant did subject a female child less than seventeen
 years of age to sexual contact, said sexual contact likely to be
 injurious to the moral welfare of said child

age, date of birth, all contrary and in direct
 violation to the above mentioned section of law.

The above allegations of fact are made by the Complainant herein ~~for the purpose of prosecution~~ or upon information and
 belief, with the sources of Complainant's information and the grounds for belief being the facts contained in the attached
 SUPPORTING DEPOSITION(X) of [REDACTED].

[REDACTED]

-OR-

[REDACTED]
 [REDACTED]

NOTICE
 In a written instrument, any person who knowingly makes a false statement which such person does not believe to be true
 has committed a crime under the laws of the State of New York punishable as a Class A Misdemeanor. (PL § 210.45)

Affirmed under penalty of perjury
 this 18th day of February, 19 87.

-OR-

Investigator Peter D. Hans
 COMPLAINANT

Subscribed and Sworn to before me
 this _____ day of _____, 19 _____.

February 18, 1987

County of Cortland
City of Cortland

The following statement is being taken from [REDACTED]
[REDACTED], age [REDACTED], date of birth [REDACTED] [REDACTED] is a [REDACTED]
[REDACTED]. She lives with her mother [REDACTED]
[REDACTED] and her brother [REDACTED]
[REDACTED] They reside at [REDACTED]
[REDACTED] is presently employed at the Highgate
Nursing Home, Cortland, N.Y. as a licensed practical nurse. This
statement concerns sexual contact between [REDACTED] and DAVID FALSO.

DAVID FALSO has been a boyfriend of [REDACTED] for
approximately three years and is called "COUSEY" by his friends.
Sometime during the past year, COUSEY was at our house. I was
in the livingroom, on the couch. COUSEY was tickling me and when
he tickled me, he put his hand down my pants. He put his hand
inside my underpants and rubbed my private parts. When he did
this to me, it hurt a little bit. I do not remember if he put
his finger inside of me. My brother [REDACTED] saw COUSEY touch me and
he ran and told my mother. My mother asked COUSEY about what had
happened and he told her that he may have gone to far tickling me.
Right after this happened, COUSEY left the house. As far as I can
remember, he has only touched me once. I have been told in
school about good and bad touches and where he touched me was bad.

This statement has been taken in the presence of [REDACTED]
mother [REDACTED] and will be read by both of them. It is true
and correct to the best of her knowledge.



BEVERLY SMITH